

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 22-CR-20340-Williams

United States

v.

Masphal Kry

DO NOT DESTROY
OR REMOVE FROM
COURTROOM

JURY QUESTION

- 1) Are the performance of acts within the ordinary course of an existing employer/employee relationship sufficient to establish an agreement among alleged co-conspirators as a matter of law?

FOREPERSON

Date

3/21/2024

RESPONSE OF THE COURT

Please refer to my instructions to you on conspiracy at pages 15 through 19 of the instruction packet. But remember, you should not single out any one instruction alone as stating the law, but should consider all of my instructions as a whole.

THE HONORABLE KATHLEEN M. WILLIAMS

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 22-CR-20340-WILLIAMS

United States
of America

DO NOT DESTROY
OR REMOVE FROM
COURTROOM

v.

Masphally.

JURY QUESTION

we would like to break for the day.

FOREPERSON

Date 3/21/2024

RESPONSE OF THE COURT

THE HONORABLE KATHLEEN M. WILLIAMS

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 22-CR-20340-Williams

UNITED STATES

v.

MASPHAL KRY

DO NOT DESTROY
OR REMOVE FROM
COURTROOM

3/22/2024

JURY QUESTION

WE ARE UNABLE TO COME TO A
UNANIMOUS DECISION ON BOTH COUNTS.

FOREPERSON

Date

3/22/2024

RESPONSE OF THE COURT

We are unsure of your meaning:
do you have a verdict as to one count?
or neither count?



THE HONORABLE KATHLEEN M. WILLIAMS

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO.

22-CR-20340-WILLIAMS

3/22/2024

United States

DO NOT DESTROY
OR REMOVE FROM
COURTROOM

v.

Marshall Kry

JURY QUESTION

We do not have a decision on ~~one~~ Count one
we have agreement on Count two

FOREPERSON

Date

3/22/2024

RESPONSE OF THE COURT

Please continue your deliberations.


THE HONORABLE KATHLEEN M. WILLIAMS